PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To: CHARLES R. BRAINARD KENYON & KENYON ONE BROADWAY NEW YORK, NEW YORK 10004	PCT		
10004	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION		
	(PCT Rule 44.1)		
	Date of Mailing (day/month/year) 0 0 CED 2002		
Applicant's or agent's file reference	(day/month/year) 09 SEP 2002		
1662/55676	FOR FURTHER ACTION See paragraphs 1 and 4 below		
International application No.	International filing date		
PCT/US02/00853	(aay/month/year)		
Applicant	11 JANUARY 2002		
TEVA PHARMACEUTICALS USA, INC.			
1. X The applicant is hereby notified that the internation	nal search report has been established and is transmitted herewith.		
Filing of amendments and statement under Artic	cle 19:		
approant is chilicu, if he so wishes, to amend	the claims of the international application (
international search report.	nents is normally two months from the date of transmittal of the		
Where? Directly to the International Bureau of 1211 Geneva 20, Switzerland, Facsimi			
For more detailed instructions, see the notes on	IC NO.: (41-77) /4/1 1/1 25		
2. The applicant is hereby notified that no internation	al search report will be established and that the declaration under		
the protect together with the protect togeth	additional fee(s) under Rule 40.2, the applicant is notified that:		
applicant's request to forward the texts of bot	h the protest and the decision the array Bureau together with the		
lio decision has been made yet on the protest;	the applicant will be notified as soon as a decision is made.		
4. Reminders			
technical preparations for international publication	tional application will be published by the International Bureau. If ice of withdrawal of the international application, or of the priority es 90bis.1 and 90bis.3, respectively, before the completion of the		
within 19 months from the priority date, but only in respect examination must be filed if the applicant wishes to postpone date (in some Offices even later); otherwise the applicant acts for entry into the national phase before	of some designated Offices, a demand for international preliminary the entry into the national phase until 30 months from the priority must, within 20 months from the priority date, perform the those designated Offices		
In respect of other designated Offices, the time limit of 30 months.	months (or later) will apply even if no document		
See the Annex to Form PCT/IB/301 and, for details about the	applicable time limits, Office by Office, see the PCT Applicants's		
Guide, Volume II, National Chapters and the WIPO Internet	site.		
ame and mailing add.			
ame and mailing address of the ISA/US Commissioner of Patents and Trademarks	Authorized officer		
Box PCT Washington, D.C. 20231	LAURA L. STOCKTON		
acsimile No. (703) 305-3230	The Miles of		
m PCT/ISA/220 (April 2002)	Telephone No. (703) 358-135		

Form PCT/ISA/220 (April 2002)*

(See notes on accompanying she

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 1662/55676	FOR FURTHER ACTION	see Notification of (Form PCT/ISA/2	Transmittal of International Search Repor 20) as well as, where applicable, item 5 below
International application No. PCT/US02/00853	International filing dat 11 JANUARY 2002	te (day/month/year)	(Earliest) Priority Date (day/month/year,
Applicant TEVA PHARMACEUTICALS US	A, INC.		1
This international search report has according to Article 18. A copy is b	been prepared by this Interna eing transmitted to the Intern	tional Searching Aut	hority and is transmitted to the applicant
This international search report con X It is also accompanied by	sists of a total of sheets a copy of each prior art docum	e. ment cited in this re	port.
1. Basis of the report			
a. With regard to the language	, the international search was	carried out on the ba	sis of the international application in the
the international search v Authority (Rule 23.1(b)).	vas carried out on the basis of	f a translation of the	international application furnished to thi
b. With regard to any nucleotic was carried out on the basis	le and/or amina a il	ce disclosed in the in	aternational application, the international se
	onal application in written for		
	ernational application in com		
furnished subsequently to	this Authority in written form	•	
furnished subsequently to t	his Authority in computer rea	dable form.	
the statement that the sul	bsequently furnished written	sequence listing do	pes not go beyond the disclosure
the statement that the inform furnished.	ation recorded in computer read	dable form is identical	to the written sequence listing has been
Certain claims were found	unsearchable (See Box I).		
With regard to the title,	ng (See Box II).		
	miles 14		
List is approved as sub	mitted by the applicant.		
seen establishe	ed by this Authority to read a	s follows:	
With regard to the abstract,			
X the text is approved as subr	nitted by the applicant.		
the text has been established Box III. The applicant may, search report, submit comme	d, according to Rule 38.2(b), t within one month from the da ents to this Authority	te of mailing of this i	it appears in international
The figure of the drawings to be pul	blished with the abstract is F	igure No.	
as suggested by the applican	t.		
because the applicant failed t			None of the figures.
because this figure better cha	man and the second		

INTERNATIONAL SEARCH REPORT

International application No. PCT/US02/00853

	rt boo and by the state of the
The international repor	rt has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. Claims Nos. because they	: y relate to subject matter not required to be searched by this Authority, namely:
2. Claims Nos.: because they such an exter	relate to parts of the international application that do not comply with the prescribed requirements to not that no meaningful international search can be carried out, specifically.
	re dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II Observations w	where unity of invention is lacking (Continuation of item 2 of first sheet)
This International Searc	ching Authority found multiple inventions in this international application, as follows:
Please See Extra	
X As all required	d additional search fees were timely paid by the applicant, this international search report covers a
searchable clain	ns.
As all searchabl	e claims could be searched without effort justifying an additional Countries and a searched without effort justifying an additional Countries and a searched without effort justifying an additional Countries and a searched without effort justifying an additional Countries and a searched without effort justifying an additional Countries and a searched without effort justifying an additional Countries and a searched without effort justifying an additional Countries and a searched without effort justifying an additional Countries and a searched without effort justifying an additional Countries and a searched without effort justifying an additional Countries and a search countries are a search countries and
As all searchabl of any additional	le claims could be searched without effort justifying an additional fee, this Authority did not invite payme al fee.
As only some of	
As only some of	of the required additional search fees were timely middle at
As only some of	of the required additional search fees were timely middle of
As only some of covers only those of the covers only the covers of the covers only the covers only the covers only the covers of the covers only the covers of the covers only	of the required additional search fees were timely paid by the applicant, this international search repo se claims for which fees were paid, specifically claims Nos.:
As only some of covers only those of the covers only the covers of the covers only the covers only the covers of the covers only the covers of the covers of the covers only the covers of the co	of the required additional search fees were timely paid by the applicant, this international search reports to claims for which fees were paid, specifically claims Nos.: ditional search fees were timely paid by the applicant. Consequently, this international search report is invention first mentioned in the claims; it is covered by claims Nos.:
As only some of covers only those of the covers only the cover	of the required additional search fees were timely paid by the applicant, this international search reports claims for which fees were paid, specifically claims Nos.:

INTERNATIONAL SEARCH REPORT

International application No. PCT/US02/00853

A. CI	ASSIFICATION OF SUBJECT MATTER				
IPC(7)	:C07D 209/86, 403/06				
US CL Accordin					
B. FII	g to International Patent Classification (IPC) or t	o both national classification and IPC			
	ELDS SEARCHED		*		
IVIIIIIIUII	documentation searched (classification system for	llowed by classification symbols)			
U.S. :	548/311.4, 449				
Documen	tation searched other than minimum documentat	ion to the			
searched	and documentation	ion to the extent that such documents are	included in the fields		
Electronic	data base consulted during the international sear	ch (name of data base and, where practical	le search terms used)		
STN CA	S ONLINE	, , , ,	re, search terms asea)		
C. DO	CUMENTS CONSIDERED TO BE RELEVAN	Pri-			
1					
Category*	Citation of document, with indication, wher	e appropriate, of the relevant passages	Relevant to claim No.		
X	US 4,695,578 A (COATES ET AL.) 22 Contamb - 1007 (22 (22 (22)			
	see entire document, especially colu	mn 2 and Example 10 : 1	1-3, 26-37, 42-47		
	20.	and Example 10 III column			
7					
X	US 4,835,173 A (TYERS) 30 May 1989 (30/05/89), see entire document, especially column 1 and Examples 1 and 2 in column 3. 1-3, 20-22, 24-47				
X					
	Chem. abstr., Vol. 120, No. 13, 28 March 1994 (Columbus. OH, USA), page 1178, column 1, the abstract No. 164116q, CHEN.				
	'Synthesis of antiemetic ondansetro	abstract No. 164116q, CHEN.			
	Zazhi. 1993, 24(6), 241-242 (Ch).	m. Zholigguo Yiyao Gongye			
	(), we = 2,2 (en).				
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		1			
Furth	er documents are live 1				
	er documents are listed in the continuation of Box	C. See patent family annex.			
"A" docu	ial categories of cited documents: ment defining the general state of the art which is not	"T" later document published after the interr	national filing date or priority		
1	astrea to be of particular relevance	date and not in conflict with the applica the principle or theory underlying the			
i	er document published on or after the international filing date	"X" document of particular relevance; the considered novel or cannot be considered when the document is taken also	claimed invention cannot be		
cited	ment which may throw doubts on priority claim(s) or which is to establish the publication date of another citation or other al reason (as specified)	and the abeament is taken alone	·		
"O" docur	nent referring to an oral disclosure, use exhibition or other	"Y" document of particular relevance; the considered to involve an inventive at			
		combined with one or more other such d being obvious to a person skilled in the			
	nent published prior to the international fling date but later the priority date claimed	"&" document member of the same patent fa	· · · · · · · · · · · · · · · · · · ·		
Date of the ac	tual completion of the international search	Date of mailing of the international search			
12 AUGUS	Γ 2002	09 SEP 2002	report		
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Commissioner Box PCT	ling address of the ISA/US of Patents and Trademarks	Authorized officer	n		
Washington, [LAURA L. STOCKTON	agen Ser		
Facsimile No.	(703) 305-3230 √210 (second sheet) (July 1998)★	Telephone No. (703) 308-1235			

INTERNATIONAL SEARCH REPORT



International application No. PCT/US09/00858

PCT/US02/00853 BOX II. OBSERVATIONS WHERE UNITY OF INVENTION WAS LACKING This ISA found multiple inventions as follows: Group I, claim(s) 1-3 and 26-47, drawn to products and a process. Group II, claim(s) 4-19, drawn to a process. Group III, claim(s) 20-25, drawn to a process. When an application contains claims to more than one of the combinations of categories of an invention, unity of invention is lacking.